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| PPLICATION NO. FILING DATE | | ILING DATE | FIRST NAMED INVENTOR | ATTORNEY DOCKET NO. | CONFIRMATION NO |
|----------------------------|------|------------|-----------------------|--------------------------|-----------------|
| 09/492,052 01/26 | | 01/26/2000 | 26/2000 Jin-Soo JEONG | P992070 | 9396 |
| 33942 | 7590 | 05/12/2005 | | EXAMINER | |
| CHA & RE | • | | GARY, ERIKA A | | |
| 210 ROUTE PARAMUS, | | | | ART UNIT | PAPER NUMBER |
| | | | | 2681 | |
| | | | | DATE MAIL ED: 05/12/2005 | |

Please find below and/or attached an Office communication concerning this application or proceeding.

| | | Application No. | . Applicant(s) | | | | | |
|---|---|---|---|----------------------------|--|--|--|--|
| | | 09/492,052 | JEONG, JIN-SO | JEONG, JIN-SOO | | | | |
| | Office Action Summary | Examiner | Art Unit | | | | | |
| | | Erika A. Gary | 2681 | | | | | |
| Period fo | The MAILING DATE of this communica or Reply | tion appears on the cove | r sheet with the correspondence | address | | | | |
| THE - Exte after - If the - If NO - Failu Any | ORTENED STATUTORY PERIOD FOR MAILING DATE OF THIS COMMUNICA nasions of time may be available under the provisions of 3 SIX (6) MONTHS from the mailing date of this communical period for reply specified above is less than thirty (30) do period for reply is specified above, the maximum statutor to the tore to reply within the set or extended period for reply will, reply received by the Office later than three months after ed patent term adjustment. See 37 CFR 1.704(b). | TION. 7 CFR 1.136(a). In no event, how ation. ays, a reply within the statutory miny period will apply and will expire by statute, cause the application in | vever, may a reply be timely filed nimum of thirty (30) days will be considered ti SIX (6) MONTHS from the mailing date of thi to become ABANDONED (35 U.S.C. § 133). | mely. is communication. | | | | |
| Status | | | | | | | | |
| 1)⊠ | Responsive to communication(s) filed of | on 30 December 2004. | | | | | | |
| | | ☐ This action is non-fin | al. | | | | | |
| 3)[| Since this application is in condition for allowance except for formal matters, prosecution as to the merits is closed in accordance with the practice under <i>Ex parte Quayle</i> , 1935 C.D. 11, 453 O.G. 213. | | | | | | | |
| Disposit | ion of Claims | | | | | | | |
| 5)⊠ | Claim(s) 1-6 and 9-16 is/are pending in 4a) Of the above claim(s) is/are value (s) 1-6, 9, 10 is/are allowed. Claim(s) 11-16 is/are rejected. Claim(s) is/are objected to. Claim(s) are subject to restriction | vithdrawn from consider | | | | | | |
| Applicati | on Papers | | | | | | | |
| 10)□ | The specification is objected to by the E The drawing(s) filed on is/are: a) Applicant may not request that any objection Replacement drawing sheet(s) including the The oath or declaration is objected to by | accepted or b) ob n to the drawing(s) be held correction is required if the | I in abeyance. See 37 CFR 1.85(a) ne drawing(s) is objected to. See 37 | CFR 1.121(d). | | | | |
| | ınder 35 U.S.C. § 119 | | | | | | | |
| 12) [| Acknowledgment is made of a claim for All b) Some * c) None of: 1. Certified copies of the priority doc 2. Certified copies of the priority doc 3. Copies of the certified copies of the application from the International see the attached detailed Office action for | cuments have been rece cuments have been rece he priority documents ha Bureau (PCT Rule 17.2 | eived. eived in Application No ave been received in this Nation 2(a)). | al Stage | | | | |
| Attach | Wa) | | | | | | | |
| Attachmen 1) ☐ Notic | (s) e of References Cited (PTO-892) | 4) [| Interview Summary (PTO-413) | | | | | |
| 2) 🔲 Notic | e of Draftsperson's Patent Drawing Review (PTO- nation Disclosure Statement(s) (PTO-1449 or PTC | 948) | Paper No(s)/Mail Date Notice of Informal Patent Application (F | PTO-152) | | | | |
| | r No(s)/Mail Date | | ** | | | | | |

DETAILED ACTION

Claim Rejections - 35 USC § 103

- 1. The following is a quotation of 35 U.S.C. 103(a) which forms the basis for all obviousness rejections set forth in this Office action:
 - (a) A patent may not be obtained though the invention is not identically disclosed or described as set forth in section 102 of this title, if the differences between the subject matter sought to be patented and the prior art are such that the subject matter as a whole would have been obvious at the time the invention was made to a person having ordinary skill in the art to which said subject matter pertains. Patentability shall not be negatived by the manner in which the invention was made.
- 2. Claims 11-16 are rejected under 35 U.S.C. 103(a) as being unpatentable over Dufour, US Patent Number 6,073,010 (hereinafter Dufour) in view of Chow, US Patent Number 6,546,253 (hereinafter Chow).

Regarding claim 11, Dufour discloses a method for controlling a hand-off of mobile station (MS) for home zone service (fixed subscriber area) in a mobile telecommunications system (col. 3: lines 18-21, 61-67) including a plurality of base transceiver station (BTSs), a base station controller (BSC) for controlling said BTSs, and a mobile switching center (MSC) for connecting said BSC with one BTS to another BTS or another network, wherein said BTS provides the home Zone service (col. 3: lines 10-12; col. 4: lines 25-27), the method comprising the steps of: (a) causing said MS to connect a communication channel with said BSC via said another BTS in response to either one of an outgoing call and an incoming call (col. 4: lines 58-60); (b) causing said BSC to store a home zone list and a subscriber service class information of said MS received from said MSC (col. 3: lines 29-38); and (c.) causing said BSC to selectively perform the hand-off requested by said MS according to the home zone list and the subscriber service class information (col. 3: lines 64-67).

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What Dufour does not specifically disclose is that the home zone service of the MS is the home zone service of a fixed network in which the MS is further registered for use. However, Chow discloses controlling hand-off of an MS wherein the MS is registered to be used in the home zone service of a fixed network (col. 2: line 66 - col. 3: line 3).

Dufour and Chow are combinable because they are from the same field of endeavor, that is, controlling handoff from a fixed home zone service area. At the time of the invention, it would have been obvious to one of ordinary skill in the art to modify Dufour to include Chow. The motivation for this combination would have been to provide the specific handoff steps of Dufour to Chow's cordless/cellular system as Dufour teaches controlling handoff from a fixed subscription area which functions as Chow's home zone service of a fixed network.

Regarding claim 12, Dufour discloses the step of dropping said communication channel if said another BTS is not included in the home zone list and if said MS is registered to be used only in the home zone service (col. 3: lines 38-41).

Regarding claim 13, Dufour discloses the step of dropping said communication channel comprises the step of sending an attention message to said MS and causing said MS to output said attention message to inform the subscriber of said MS (col. 7: lines 18-20).

Regarding claim 14, Dufour discloses said attention message comprises either one of visual characters, tones, and flash light (col. 7: lines 19-20).

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Regarding claim 15, Dufour discloses the hand-off is performed if said another BTS is included in the home zone list (col. 7: lines 14-17).

Regarding claim 16, Dufour discloses the hand-of is performed if the subscriber class information specifies that said MS registered to be used both in the home zone service and a non-home zone service (col. 6: lines 1-5).

Allowable Subject Matter

3. Claims 1-6, 9, and 10 are allowed as previously indicated.

Response to Arguments

4. Applicant's arguments filed December 20, 2004 have been fully considered but they are not persuasive. The Examiner maintains that claim 11 is unpatentable over Dufour in view of Chow. Again, both references teach handoff from a fixed home zone service area. Further, Chow teaches that the home zone service is defined by a fixed network. Chow also teaches that aspects of the invention involve handing off between two mobile services and also between a cordless service (fixed network) and a cellular service (col. 2: line 66 - col. 3: line 3). Dufour teaches the claimed handoff method. Chow is only brought in to specifically show handoff wherein the home zone is a fixed network (i.e. cordless system) as Applicant has defined the fixed network as a landline system (see specification page 2: lines 19-22).

Conclusion

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5. **THIS ACTION IS MADE FINAL.** Applicant is reminded of the extension of time policy as set forth in 37 CFR 1.136(a).

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A shortened statutory period for reply to this final action is set to expire THREE MONTHS from the mailing date of this action. In the event a first reply is filed within TWO MONTHS of the mailing date of this final action and the advisory action is not mailed until after the end of the THREE-MONTH shortened statutory period, then the shortened statutory period will expire on the date the advisory action is mailed, and any extension fee pursuant to 37 CFR 1.136(a) will be calculated from the mailing date of the advisory action. In no event, however, will the statutory period for reply expire later than SIX MONTHS from the mailing date of this final action.

6. Any inquiry concerning this communication or earlier communications from the examiner should be directed to Erika A. Gary whose telephone number is 571-272-7841. The examiner can normally be reached on Monday-Thursday and alternate Fridays.

If attempts to reach the examiner by telephone are unsuccessful, the examiner's supervisor, Emmanuel Moise can be reached on 571-272-3865. The fax phone number for the organization where this application or proceeding is assigned is 703-872-9306.

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Information regarding the status of an application may be obtained from the Patent Application Information Retrieval (PAIR) system. Status information for published applications may be obtained from either Private PAIR or Public PAIR. Status information for unpublished applications is available through Private PAIR only. For more information about the PAIR system, see http://pair-direct.uspto.gov. Should you have questions on access to the Private PAIR system, contact the Electronic Business Center (EBC) at 866-217-9197 (toll-free).

EAG May 5, 2005

EREKA A. GARY PRIMARY EXAMINER